Exhibit B

Case 3:20-cv-05787-SI Document 43-6 Filed 09/24/20 Page 2 of 25

From: Holtzblatt, Ari

To: rteich@juno.com; Mehta, Sonal

Cc: clocicero@tlolawfirm.com; kvick@jassyvick.com; mary.holland@childrenshealthdefense.org; Jennings, Molly;

Schultz, Allison

Subject: RE: CHD v. Facebook, et al.

Date: Wednesday, September 9, 2020 3:27:36 PM

Attachments: CHD 6.1 Stip Redline.docx
CHD 6.2 Stip Redline.docx

CHD CLR 6-2 Stipulation - 9.9.20 revised (181767465) (5).DOCX CHD CLR 6-1 Stipulation - 9.9.20 revised (181763211) (6).DOCX

CHD CLR 6-2 Stipulation Proposed Order - 9.9.20 revised (181763212) (4).DOCX

CHD 6.2 Proposed Order Redline.docx

3bclean-control.bin

Roger,

Attached are revised versions of the two stipulations and the proposed order, along with redlines against the versions that you sent us. Please confirm that we can attest to your signature on the two stipulations.

Regards,

Ari

From: rteich@juno.com <rteich@juno.com>

Sent: Wednesday, September 9, 2020 12:23 PM **To:** Mehta, Sonal <Sonal.Mehta@wilmerhale.com>

Cc: clocicero@tlolawfirm.com; kvick@jassyvick.com; mary.holland@childrenshealthdefense.org;

Holtzblatt, Ari <Ari.Holtzblatt@wilmerhale.com>; Jennings, Molly

<Molly.Jennings@wilmerhale.com>; Schultz, Allison <Allison.Schultz@wilmerhale.com>

Subject: RE: CHD v. Facebook, et al.

EXTERNAL SENDER

Sonal,

Attached, our revisions in Track Changes to the two Stipulations, [Proposed] Order, and your declaration. You have our consent to file these pleadings only as revised.

I look forward to working with you, too. In normal times, it would still be difficult to file jointly the same day if we receive the drafts at or after the close of business eastern time where Children's Health Defense and its general counsel are located. And, these are not normal times. I'm in Mendocino County right now.

We will not agree to continue the November 20, 2020 case management conference at this time. In particular, we have concerns about ESI retention and protocols in this case for which the Local Rules contemplate a specific

meet and confer, and stipulation.

We also believe that such stipulation should commit your clients not to apply amended Section 3.2 of Facebook's Terms of Service (effective October 1, 2020) to Children's Health Defense during the pendency of this litigation, for reasons we can discuss at the ESI-meet and confer.

I look forward to discussing this matter with you at 11:30am today.

best, Roger Teich

----- Original Message -----

From: "Mehta, Sonal" < Sonal. Mehta@wilmerhale.com >

To: "rteich@juno.com" <rteich@juno.com>, "clocicero@tlolawfirm.com"

<<u>clocicero@tlolawfirm.com</u>>

Cc: "kvick@jassyvick.com" < kvick@jassyvick.com>, "mary.holland@childrenshealthdefense.org"

<mary.holland@childrenshealthdefense.org>, "Holtzblatt, Ari" < Ari.Holtzblatt@wilmerhale.com>,

"Jennings, Molly" < Molly "< Molly.Jennings@wilmerhale.com>, "Schultz, Allison"

<a href="mailto:Allison.Schultz@wilmerhale.com

Subject: RE: CHD v. Facebook, et al.

Date: Tue, 8 Sep 2020 22:23:12 +0000

Roger,

Attached, please find the stipulations we discussed last Friday, extending the deadline responses to the complaint to October 23, and setting a further briefing schedule including a deadline of January 7, 2021, for defendants' replies. (The local rules treat motions for extensions of time to respond to a complaint differently from other extensions, so we have to file two separate stipulations). We would like to get these on file today and appreciate your confirmation that we have permission to sign for you.

Also, given that the motion(s) to dismiss won't be fully briefed until January 2021, we have proposed including a stipulation continuing the November 20 case management conference for the time being.

We can join a call for 30 minutes at 11:30 am PT tomorrow. Speak with you then.

Best,

Sonal N. Mehta | WilmerHale

950 Page Mill Road Palo Alto, CA 94304 USA +1 650 600 5051 (t)

+1 650 858 6100 (f)

sonal.mehta@wilmerhale.com

From: rteich@juno.com Sent: Friday, September 4, 2020 2:01 PM

To: clocicero@tlolawfirm.com

Cc: kvick@jassyvick.com; mary.holland@childrenshealthdefense.org; Mehta, Sonal

<<u>Sonal.Mehta@wilmerhale.com</u>> **Subject:** RE: CHD v. Facebook, et al.

EXTERNAL SENDER

Hi All,

This will memorialize our phone call just now in which we agreed to a schedule in which (1) your client defendants will file responses to the Complaint by <u>Friday</u>, <u>October 23</u>, <u>2020</u>; and (2) plaintiff will file its opposition to any motion to dismiss by <u>Monday</u>, <u>December 7</u>, <u>2020</u>, subject to plaintiff's good cause for any further extension.

For our part, this agreement assumes that Sonal will also be representing Mark Zuckerberg individually, and that his response and plaintiff's responsive pleading (if any) will be governed by the stipulation. Please confirm at your early convenience.

We think it would be useful to hold another conference call next week to discuss a few early case management issues which are likely to arise. There is also a separate issue concerning Facebook only which we wish to take up with Sonal, perhaps at the end of the call.

How is Wednesday, September 9, at 11:30am PT/ 2:30 pm ET for a (no more than) 30-minute discussion?

Here is dial-in we can use --

Dial-In Number: 515-603-3171

Access Code: 1045032#

Sincerely,

Roger Teich

1 2 3 4 5 6 7 8 9 10 11 12 13 14	SONAL N. MEHTA (SBN 222086) Sonal.Mehta@wilmerhale.com Wilmer Cutler Pickering Hale and Dorr Llp 950 Page Mill Road Palo Alto, California 94304 Telephone: (650) 858-6000 Facsimile: (650) 858-6100 Attorney for Defendants FACEBOOK, INC. and MARK ZUCKERBERG KEVIN L. VICK (SBN 220738) kvick@jassyvick.com JASSY VICK CAROLAN LLP 800 Wilshire Blvd. Suite 800 Los Angeles, California 90017 Telephone: (310) 870-7048 Facsimile: (310) 870-7010 Attorney for Defendants THE POYNTER INSTITUTE FOR MEDIA STUDIES, INC. and POLITIFACT	ROGER I. TEICH (SBN 147076) rteich@juno.com 290 Nevada Street San Francisco, California 94110 Telephone: (415) 948-0045 ROBERT F. KENNEDY, JR. MARY HOLLAND mary.holland@childrenshealthdefense.org Children's Health Defense 1227 North Peachtree Parkway, Suite 202 Peachtree City, GA 30269 Telephone: (917) 743-3868 (Subject to pro hac vice admission) Attorneys for Plaintiff CHILDREN'S HEALTH DEFENSE
15		
16 17	UNITED STATES I	DISTRICT COURT
18	NORTHERN DISTRIC	CT OF CALIFORNIA
19	SAN FRANCIS	CO DIVISION
20	CHILDREN'S HEALTH DEFENSE,	
21	Plaintiff,	Case No. 3:20-cv-05787-SI
22	v.	STIPULATION TO ENLARGE TIME TO RESPOND TO COMPLAINT PER
23	FACEBOOK, INC., ET AL.,	L.R. 6-1(A)
24	Defendants.	
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CASE NO.: 3:20-CV-05787-SI

Pursuant to Civil Local Rule 6-1(a), Defendants Facebook, Inc., Mark Zuckerberg, PolitiFact, and The Poynter Institute for Media Studies, Inc. ("Defendants") and Plaintiff Children's Health Defense ("Plaintiff"), by and through their respective counsel, hereby stipulate as follows:

WHEREAS, Plaintiff filed the Complaint (Dkt. 1) on August 17, 2020;

WHEREAS, Plaintiff served the Complaint on Defendant Facebook, Inc. on August 19, 2020. (Dkt. 16). A summons also issued to Mark Zuckerberg on August 19, 2020. (Dkt. 7). Service was also attempted on The Poynter Institute for Media Studies on August 19, 2020, and on PolitiFact on August 27, 2020.¹

WHEREAS, Defendant Facebook, Inc.'s response to the Complaint is currently due September 9, 2020. Assuming Mr. Zuckerberg was served the same day as Facebook, and barring any service defects, Defendant Mr. Zuckerberg's response to the Complaint would also be due on September 9, 2020. Barring any service defects, Defendants The Poynter Institute for Media Studies, Inc.'s and PolitiFact's response to the Complaint would be due on September 9, 2020 and September 17, 2020.

WHEREAS, these Defendants only recently retained present counsel to represent them in this action.

WHEREAS, Defendants have asked for, and Plaintiff has consented to, an extension of time for Defendants to answer, move, or otherwise respond to the Complaint, up to and including October 23, 2020. This represents a 44-day extension with respect to Defendants Facebook, Inc., Mark Zuckerberg, and The Poynter Institute for Media Studies, Inc., and a 36-day extension with respect to Defendant PolitiFact.

WHEREAS, the parties also wish to align the response dates and briefing schedule for Defendants Facebook, Inc., Mark Zuckerberg, The Poynter Institute for Media Studies, Inc., and PolitiFact.

WHEREAS, this is the first extension of time in this matter and will not affect any other date already set by Court order.

¹ Defendants reserve their rights to raise any jurisdictional, service-related, or venue-related challenges in response to the Complaint, and this Stipulation does not waive any such rights.

1	IT IS HEREBY STIPULATED AND A	AGREED by Plaintiff and Defendants, pursuant to
2	Civil Local Rule 6-1(a), to enlarge the time for D	Defendants to answer, move, or otherwise respond
3	to the Complaint up to and including October 23,	, 2020.
4		
5	Dated: September 9, 2020	WILMER CUTLER PICKERING, HALE AND DORR LLP
6		By: /s/ Sonal N. Mehta
7		SONAL N. MEHTA
8		Attorney for Defendants Facebook, Inc. and Mark Zuckerberg
9		
10		
11	Dated: September 9, 2020	JASSY VICK CAROLAN LLP
12		By: <u>/s/ Kevin L. Vick</u> KEVIN L. VICK
13		Attorney for Defendants The Poynter Institute for Media Studies, Inc, and
14		The Poynter Institute for Media Studies, Inc, and PolitiFact
15		
16 17	Dated: September 9, 2020	By: <u>/s/ Roger Ian Teich</u> ROGER IAN TEICH
18 19		Attorney for Plaintiff Children's Health Defense
20		
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	-	2 -

SIGNATURE ATTESTATION I am the ECF User whose identification and password are being used to file the foregoing Stipulation To Enlarge Time To Respond To Complaint. Pursuant to Civil Local Rule 5-1(i), I hereby attest that the other signatures have concurred in this filing. /s/ Sonal N. Mehta Dated: September 9, 2020 **CERTIFICATE OF SERVICE** I hereby certify that on September 9, 2020, I electronically filed the above document with the Clerk of the Court using CM/ECF which will send electronic notification of such filing to all registered counsel. /s/ Sonal N. Mehta Dated: September 9, 2020 By: Sonal N. Mehta

1 2 3 4 5 6 7 8	SONAL N. MEHTA (SBN 222086) Sonal.Mehta@wilmerhale.com WILMER CUTLER PICKERING HALE AND DORR LLP 950 Page Mill Road Palo Alto, California 94304 Telephone: (650) 858-6000 Facsimile: (650) 858-6100 Attorney for Defendants FACEBOOK, INC. and MARK ZUCKERBERG	ROGER I. TEICH (SBN 147076) rteich@juno.com 290 Nevada Street San Francisco, California 94110 Telephone: (415) 948-0045 ROBERT F. KENNEDY, JR. MARY HOLLAND mary.holland@childrenshealthdefense.org Children's Health Defense 1227 North Peachtree Parkway, Suite 202 Peachtree City, GA 30269 Telephone: (917) 743-3868 (Subject to pro hac vice admission) Attorneys for Plaintiff
9		CHILDREN'S HEALTH DEFENSE
10	KEVIN L. VICK (SBN 220738) kvick@jassyvick.com JASSY VICK CAROLAN LLP	
11 12	800 Wilshire Blvd. Suite 800	
13	Los Angeles, California 90017 Telephone: (310) 870-7048	
14	Facsimile: (310) 870-7010	
15	Attorney for Defendants THE POYNTER INSTITUTE FOR MEDIA STUDIES, INC. and POLITIFACT	
16		
17 18	UNITED STATES D	DISTRICT COURT
19	NORTHERN DISTRIC	CT OF CALIFORNIA
20	SAN FRANCIS	CO DIVISION
21	CHILDREN'S HEALTH DEFENSE,	Case No. 3:20-cv-05787-SI
22	Plaintiff,	
23	v.	CIVIL LOCAL RULE 6-2(A) STIPULATION
24	FACEBOOK, INC., ET AL.,	
25	Defendants.	
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Pursuant to Civil Local Rule 6-2(a), Defendants Facebook, Inc., Mark Zuckerberg, The Poynter Institute for Media Studies, Inc., and PolitiFact ("Defendants") and Plaintiff Children's Health Defense ("Plaintiff"), by and through their respective counsel, have consented to the following enlargement of time to file Plaintiff's Opposition to any Rule 12 motion or other response to the Complaint:

- 1. Plaintiff's Opposition to any Rule 12 motions or other responses filed by Defendants shall be due December 21, 2020.
- 2. Defendants' Replies to Plaintiff's Opposition shall be due January 21, 2021.

Plaintiff filed the Complaint on August 17, 2020. (Dkt. 1). Plaintiff served the Complaint on Defendant Facebook, Inc. on August 19, 2020 (Dkt. 16), and attempted service on Defendants The Poynter Institute for Media Studies, Inc., and PolitiFact on August 19, 2020 and August 27, 2020, respectively. A summons issued to Defendant Mark Zuckerberg on August 19, 2020. (Dkt. 7). Defendants' deadline to respond to the Complaint has been enlarged once by currently-filed stipulation to October 23, 2020.¹

Good cause exists, and the parties' stipulated request for an enlargement of time is reasonable in light of the complicated subject matter of this case, the number of issues in dispute, and the need to coordinate among multiple, separately represented defendants. The Complaint includes four counts invoking complex issues of constitutional and statutory law. Moreover, the Thanksgiving holiday falls within the time allotted for Plaintiff to prepare its Opposition, as do the currently-scheduled case management conference and related filings, and the winter holidays fall within the time allotted for Defendants to prepare their replies. This stipulated request is supported by the accompanying Declaration of Sonal N. Mehta.

Pursuant to Civil Local Rule 6-2(a), Plaintiff and Defendants hereby request that the Court enter an order allowing the enlargement of time and continuance set forth above.

¹ Defendants reserve their rights to raise any jurisdictional, service-related, or venue-related challenges in response to the Complaint, and this Stipulation does not waive any such rights.

Case 3:20-cv-05787-SI Document 43-6 Filed 09/24/20 Page 12 of 25

1		
2	Dated: September 9, 2020	WILMER CUTLER PICKERING, HALE AND DORR LLP
3		By: <u>/s/ Sonal N. Mehta</u> SONAL N. MEHTA
4		
5		Attorney for Defendants Facebook, Inc. and Mark Zuckerberg
6		
7	Dated: September 9, 2020	JASSY VICK CAROLAN LLP
8		By: <u>/s/ Kevin L. Vick</u> KEVIN L. VICK
9		
10		Attorney for Defendants The Poynter Institute for Media Studies, Inc. and PolitiFact
11		
12	Dated: September 9, 2020	By: /s/ Roger I. Teich
13	1 ,	By: <u>/s/ Roger I. Teich</u> ROGER I. TEICH
14 15		Attorney for Plaintiff Children's Health Defense
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	CASE NO.: 3:20-CV-05787-SI	- 2 - CIVIL LOCAL RULE 6-2(A) STIPULATION
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1 2 3	SONAL N. MEHTA (SBN 222086) Sonal.Mehta@wilmerhale.com WILMER CUTLER PICKERING HALE AND DORR LLP 950 Page Mill Road	ROGER I. TEICH (SBN 147076) rteich@juno.com 290 Nevada Street San Francisco, California 94110 Telephone: (415) 948-0045
4	Palo Alto, California 94304 Telephone: (650) 858-6000 Facsimile: (650) 858-6100	ROBERT F. KENNEDY, JR. MARY HOLLAND
5		mary.holland@childrenshealthdefense.org
6	Attorney for Defendants FACEBOOK, INC. and	Children's Health Defense 1227 North Peachtree Parkway, Suite 202 Pagehtras City, CA 20260
7	MARK ZUCKERBERG	Peachtree City, GA 30269 Telephone: (917) 743-3868
8	KEVIN L. VICK (SBN 220738)	(Subject to pro hac vice admission)
9	kvick@jassyvick.com JASSY VICK CAROLAN LLP 800 Wilshire Blvd.	Attorneys for Plaintiff CHILDREN'S HEALTH DEFENSE
10	Suite 800 Los Angeles, California 90017	
11	Telephone: (310) 870-7048 Facsimile: (310) 870-7010	
12	Attorney for Defendants	
13	THE POYNTER INSTITUTE FOR MEDIA STUDIES, INC. and POLITIFACT	
14		
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17	UNITED STATES	DISTRICT COURT
18	NORTHERN DISTRI	CT OF CALIFORNIA
19	SAN FRANCIS	SCO DIVISION
20	CHILDREN'S HEALTH DEFENSE,	
21	Plaintiff,	Case No. 3:20-cv-05787-SI
22	v.	CIVIL LOCAL RULE 6-2(A) STIPULATION
23	FACEBOOK, INC., ET AL.,	SINULATION
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CASE NO.: 3:20-CV-05787-SI

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Case 3:20-cv-05787-SI Document 43-6 Filed 09/24/20 Page 16 of 25

2	Dated: September 9, 2020	WILMER CUTLER PICKERING, HALE AND DORR LLP
3		
4		By: <u>/s/ Sonal N. Mehta</u> SONAL N. MEHTA
5		Attorney for Defendants Facebook, Inc. and Mark Zuckerberg
6		j
7	Dated: September 9, 2020	JASSY VICK CAROLAN LLP
8		By: <u>/s/ Kevin L. Vick</u> KEVIN L. VICK
9		KEVIN L. VICK
10 11		Attorney for Defendants The Poynter Institute for Media Studies, Inc. and PolitiFact
12	Dated: September 9, 2020	By: /s/ Roger I. Teich
13	1 ,	By: <u>/s/ Roger I. Teich</u> ROGER I. TEICH
14 15		Attorney for Plaintiff Children's Health Defense
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	CASE NO.: 3:20-CV-05787-SI	- 2 - CIVIL LOCAL RULE 6-2(A) STIPULATION
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3 -

1 2 3	Sonal.Mehta@wilmerhale.com WILMER CUTLER PICKERING HALE AND DORR LLP 950 Page Mill Road	ROGER I. TEICH (SBN 147076) rteich@juno.com 290 Nevada Street San Francisco, California 94110 Telephone: (415) 948-0045
4		ROBERT F. KENNEDY, JR. MARY HOLLAND
5	Attorney for Defendants	mary.holland@childrenshealthdefense.org Children's Health Defense
67	FACEBOOK, INC. and	1227 North Peachtree Parkway, Suite 202 Peachtree City, GA 30269 Telephone: (917) 743-3868
8 9 110 111 112 113 114 115 116	KEVIN L. VICK (SBN 220738) kvick@jassyvick.com JASSY VICK CAROLAN LLP 800 Wilshire Blvd. Suite 800 Los Angeles, California 90017 Telephone: (310) 870-7048 Facsimile: (310) 870-7010 Attorney for Defendants THE POYNTER INSTITUTE FOR MEDIA STUDIES, INC. and POLITIFACT	(Subject to pro hac vice admission) Attorneys for Plaintiff CHILDREN'S HEALTH DEFENSE
17	UNITED STATES D	DISTRICT COURT
18	NORTHERN DISTRIC	CT OF CALIFORNIA
19	SAN FRANCISO	CO DIVISION
20	CHILDREN'S HEALTH DEFENSE,	
21	Plaintiff,	Case No. 3:20-cv-05787-SI
22	v.	STIPULATION TO ENLARGE TIME TO RESPOND TO COMPLAINT PER
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24	Defendants.	
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WHEREAS, Plaintiff served the Complaint on Defendant Facebook, Inc. on August 19, 2020. (Dkt. 16). A summons also issued to Mark Zuckerberg on August 19, 2020. (Dkt. 7). Service was also attempted on The Poynter Institute for Media Studies on August 19, 2020, and on PolitiFact on August 27, 2020.¹

WHEREAS, Defendant Facebook, Inc.'s response to the Complaint is currently due September 9, 2020. Assuming Mr. Zuckerberg was served the same day as Facebook, and barring any service defects, Defendant Mr. Zuckerberg's response to the Complaint would also be due on September 9, 2020. Barring any service defects, Defendants The Poynter Institute for Media Studies, Inc.'s and PolitiFact's response to the Complaint would be due on September 9, 2020 and September 17, 2020.

WHEREAS, these Defendants only recently retained present counsel to represent them in this action.

WHEREAS, Defendants have asked for, and Plaintiff has consented to, an extension of time for Defendants to answer, move, or otherwise respond to the Complaint, up to and including October 23, 2020. This represents a 44-day extension with respect to Defendants Facebook, Inc., Mark Zuckerberg, and The Poynter Institute for Media Studies, Inc., and a 36-day extension with respect to Defendant PolitiFact.

WHEREAS, the parties also wish to align the response dates and briefing schedule for Defendants Facebook, Inc., Mark Zuckerberg, The Poynter Institute for Media Studies, Inc., and PolitiFact.

WHEREAS, this is the first extension of time in this matter and will not affect any other date already set by Court order.

1	IT IS HEREBY STIPULATED AND A	GREED by Plaintiff and Defendants, pursuant to
2	Civil Local Rule 6-1(a), to enlarge the time for Γ	Defendants to answer, move, or otherwise respond
3	to the Complaint up to and including October 23,	, 2020.
4		
5	Dated: September 9, 2020	WILMER CUTLER PICKERING, HALE AND DORR LLP
6		By: /s/ Sonal N. Mehta
7		By: <u>/s/ Sonal N. Mehta</u> SONAL N. MEHTA
8		Attorney for Defendants Facebook, Inc. and Mark Zuckerberg
9		
10	D . 1 G 1 . 0 2020	I CONTROL CAROLANIA D
11	Dated: September 9, 2020	JASSY VICK CAROLAN LLP
12		By: <u>/s/ Kevin L. Vick</u> KEVIN L. VICK
13		Attorney for Defendants
14		The Poynter Institute for Media Studies, Inc, and PolitiFact
15		
16	Dated: September 9, 2020	By: /s/Roger Ian Teich
17		ROGER IAN TEICH
18		Attorney for Plaintiff Children's Health Defense
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SIGNATURE ATTESTATION I am the ECF User whose identification and password are being used to file the foregoing Stipulation To Enlarge Time To Respond To Complaint. Pursuant to Civil Local Rule 5-1(i), I hereby attest that the other signatures have concurred in this filing. /s/ Sonal N. Mehta Dated: September 9, 2020 **CERTIFICATE OF SERVICE** I hereby certify that on September 9, 2020, I electronically filed the above document with the Clerk of the Court using CM/ECF which will send electronic notification of such filing to all registered counsel. /s/ Sonal N. Mehta Dated: September 9, 2020 By: Sonal N. Mehta

1 2 3 4 5 6 7 8 9 10 11 12 13 14	SONAL N. MEHTA (SBN 222086) Sonal.Mehta@wilmerhale.com WILMER CUTLER PICKERING HALE AND DORR LLP 950 Page Mill Road Palo Alto, California 94304 Telephone: (650) 858-6000 Facsimile: (650) 858-6100 Attorney for Defendants FACEBOOK, INC. and MARK ZUCKERBERG KEVIN L. VICK (SBN 220738) kvick@jassyvick.com JASSY VICK CAROLAN LLP 800 Wilshire Blvd. Suite 800 Los Angeles, California 90017 Telephone: (310) 870-7048 Facsimile: (310) 870-7010 Attorney for Defendants THE POYNTER INSTITUTE FOR MEDIA STUDIES, INC. and POLITIFACT	ROGER I. TEICH (SBN 147076) rteich@juno.com 290 Nevada Street San Francisco, California 94110 Telephone: (415) 948-0045 ROBERT F. KENNEDY, JR. MARY HOLLAND mary.holland@childrenshealthdefense.org Children's Health Defense 1227 North Peachtree Parkway, Suite 202 Peachtree City, GA 30269 Telephone: (917) 743-3868 (Subject to pro hac vice admission) Attorneys for Plaintiff CHILDREN'S HEALTH DEFENSE
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17	UNITED STATES	DISTRICT COURT
18	NORTHERN DISTRI	CT OF CALIFORNIA
19	SAN FRANCIS	SCO DIVISION
20 21 22 23 24 25 26	CHILDREN'S HEALTH DEFENSE, Plaintiff, v. FACEBOOK, INC., ET AL., Defendants.	Case No. 3:20-cv-05787-SI [PROPOSED] ORDER ON CIVIL LOCAL RULE 6-2(A) STIPULATION
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1		[PROPOSED] ORDER
2	PURSU	JANT TO STIPULATION, IT IS SO ORDERED that:
3	1.	Plaintiff's Oppositions to any Rule 12 motions or other responses to the Complaint filed by
4		Defendants Facebook, Inc., Mark Zuckerberg, The Poynter Institute for Media Studies, Inc.,
5		and/or PolitiFact shall be due December 21, 2020.
6	2.	Defendants' Replies in support of any such Rule 12 motions shall be due January 21, 2021.
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9	Dated:	
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12		By: Hon. Susan Illston
13		United States District Judge
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	CASE NO.	:: 3:20-cv-05787-SI [Proposed] Order on Civil Local rule 6-2(A)

STIPULATION

SONAL N. MEHTA (SBN 222086) ROGER I. TEICH (SBN 147076) <u>1</u> Sonal.Mehta@wilmerhale.com rteich@juno.com WILMER CUTLER PICKERING 290 Nevada Street San Francisco, California 94110 HALE AND DORR LLP 950 Page Mill Road Telephone: (415) 948-0045 <u>3</u> Palo Alto, California 94304 Telephone: (650) 858-6000 ROBERT F. KENNEDY, JR. Facsimile: (650) 858-6100 MARY HOLLAND mary.holland@childrenshealthdefense.org Children's Health Defense <u>5</u> Attorney for Defendants FACEBOOK, INC. and <u>6</u> 1227 North Peachtree Parkway, Suite 202 Peachtree City, GA 30269 Telephone: (917) 743-3868 MARK ZUCKERBERG 7 (Subject to pro hac vice admission) Formatted: Font: Italic 8 KEVIN L. VICK (SBN 220738) Attorneys for Plaintiff
CHILDREN'S HEALTH DEFENSE kvick@jassyvick.com JASSY VICK CAROLAN LLP 9 800 Wilshire Blvd. 10 Suite 800 Los Angeles, California 90017 Telephone: (310) 870-7048 <u>11</u> Facsimile: (310) 870-7010 <u>12</u> Attorney for Defendants
THE POYNTER INSTITUTE FOR MEDIA 13 STUDIES, INC. and POLITIFACT 15 16 17 UNITED STATES DISTRICT COURT 18 NORTHERN DISTRICT OF CALIFORNIA 19 SAN FRANCISCO DIVISION 20 CHILDREN'S HEALTH DEFENSE, 21 Case No. 3:20-cv-05787-SI Plaintiff, 22 [PROPOSED] ORDER ON CIVIL **LOCAL RULE 6-2(A) STIPULATION** FACEBOOK, INC., ET AL., 24 Defendants. 25 26 27 28 CASE NO.: 3:20-CV-05787-SI [PROPOSED] ORDER ON CIVIL LOCAL RULE 6-2(A) ActiveUS!176878693.1

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<u>1</u>	[PROPOSED] ORDER
2	PURSUANT TO STIPULATION, IT IS SO ORDERED that:
<u>3</u>	Plaintiff's Oppositions to any Rule 12 motions or other responses to the Complaint filed by
4	Defendants Facebook, Inc., Mark Zuckerberg, The Poynter Institute for Media Studies, Inc.,
<u>5</u>	and/or PolitiFact shall be due December 21, 2020.
<u>6</u>	2.—Defendants' Replies in support of any such Rule 12 motions shall be due January 21, 2021.
7	<u>3.2.</u>
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<u>10</u>	Dated:
<u>#</u>	
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<u>13</u>	By: Hon. Susan Illston
<u>14</u>	United States District Judge
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	CASE NO.: 3:20-CV-05787-SI [PROPOSED] ORDER ON CIVIL LOCAL RULE 6-2(A) STIPULATION